212/10



P/1872-76

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of:

Roy MILNER

Date: July 14, 2005

Serial No.: 09/824,003

Group Art Unit: 2121

Filed: April 2, 2001

Examiner: K.E. Booker

For: METHOD AND SYSTEM FOR COORDINATION OF CAD DRAWINGS

PROVIDING COLLISION DETECTION BETWEEN DRAWINGS

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

SUBMISSION OF POWER OF ATTORNEY AND CHANGE OF CORRESPONDENCE ADDRESS

Sir:

In the above-identified application, a Petition to Revive this application was granted on May 9, 2005. However, in the Decision on Petition it was noted that there was no indication that Petitioner herein was ever empowered to prosecute the instant application.

Submitted herewith is a power of attorney to the law firm of Ostrolenk, Faber, Gerb & Soffen from Construction Technology, Inc., the assignee of the above-identified application, as recorded at Reel/Frame 015278/0304 recorded October 21, 2004. A power of attorney had been previously submitted from Richard Levine to Ostrolenk, Faber, Gerb & Soffen. However, a review of the assignment records on file with the Patent Office, copy attached, reveals that the assignment from the trustee in bankruptcy (Sidney K. Swinson) is to Construction Technology, Inc. Mr. Richard W. Levine is the president of Construction Technology, Inc. The assignment, copy attached, including all supporting papers, shows that the

assignee is Construction Technology, Inc. Accordingly, submitted herewith is a new power of attorney from Construction Technology, Inc. to Ostrolenk, Faber, Gerb & Soffen.

Please send all further correspondence to the address indicated in the power of attorney, that is:

Ostrolenk, Faber, Gerb & Soffen LLP 1180 Avenue of the Americas New York, NY 10036-8403 telephone 212-382-0700 fax 212-382-0888 email ldujmich@ostrolenk.com.

In view of the above and the attached submissions, it is submitted that the power of attorney to Ostrolenk, Faber, Gerb & Soffen from Construction Technology, Inc. should now be accepted and all further correspondence should be forwarded to the above-indicated address.

I hereby certify that this correspondence is being deposited with the United States Postal Service as First Class Mail in an envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450, on July 14, 2005.

Louis C. Dujmich

Name of applicant, assignee or Registered Representative

Signature

July 14, 2005

Date of Signature LCD/jh

Respectfully submitted,

Louis C. Duimich

Registration No.: 30,625

OSTROLENK, FABER, GERB & SOFFEN, LLP

1180 Avenue of the Americas

New York, New York 10036-8403

Telephone: (212) 382-0700

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Tre Patent Application of:

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Alexandria, VA 22313-1450

POWER OF ATTORNEY

Sir:

Construction Technology, Inc., assignee of the above-identified application as recorded at Reel/Frame 015278/0304, recorded October 21, 2004, revokes all powers of attorney heretofore given, and appoints OSTROLENK, FABER, GERB & SOFFEN, LLP and the members of the firm: Samuel H. Weiner (Registration No. 18,510); Robert C. Faber (Registration No. 24,322); Max Moskowitz (Registration No. 30,576), James A. Finder (Registration No. 30,173), William O. Gray, III (Registration No. 30,944), Louis C. Dujmich (Registration No. 30,625) and Douglas A. Miro (Registration No. 31,643), all members of the Bar of the State of New York, whose post office address is 1180 Avenue of the Americas, New York, New York 10036-8403, [(212) 382-0700] as attorneys with full power of substitution, association and revocation, to prosecute said application and to transact all business in connection therewith.

Signed at __(olsilonol TECHLOLOG | 400 (oln B) > A Vallace of this 11 day of Joh (_____, 2005

By:_

Richard W. Levine, President Construction Technology, Inc.



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Patent Assignment Details

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Reel/Frame: 015278/0304

Recorded: 10/21/2004

Pages: 16

Conveyance: ASSIGNMENT OF ASSIGNORS INTEREST (SEE DOCUMENT FOR DETAILS).

Total properties: 1

Patent #: NONE

Application #: 09824003

Issue Dt:

Filing Dt: 04/02/2001

Pub Dt: 10/03/2002 Publication #: US20020144204

Title: Method and system for coordination of CAD drawings providing collision detection between drawings

Exec Dt: 08/29/2003

SWINSON, SIDNEY K., TRUSTEE - IN THE U.S. BANKRUPTEY COURT FOR THE EASTERN DISTRICT OF OKLAHAMA, RE: MILNER II, ROY MATTHEW & MILNER, SANDRA JEAN Assignee

Assignor

RICHARD LEVINE

400 COLUMBUS AVENUE

C/O CONSTRUCTION TECHNOLOGY INC.

VALHALLA, NEW YORK 10595

Correspondence name and address

RICHARD LEVINE

400 COLUMBUS AVE.

VALHALLA, NY 10595

Search Results as of: 06/22/2005 02:59 PM

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Method and system for coordination of CAD drawings providing collision detection between drawings 09/824,003

Transaction Image File Published Publication Address & History Wrapper Documents Dates Attorney/Agent Application Data

Application Number:	09/824,003	Customer Number:	
Filing or 371 (c) Date:	04-02-2001	Status:	Response to Non-Fi Entered and Forwar
Application Type:	Utility	Status Date:	06-02-2005
Examiner Name:	HOLMES, MICHAEL B	Location:	ELECTRONIC
Group Art Unit:	2121	Location Date:	
Confirmation Number:	6465	Earliest Publication No:	US 2002-0144204 A
Attorney Docket Number:		Earliest Publication Date: 10-03-2002	10-03-2002
Class / Subclass:	707/104.100	Patent Number:	
First Named Inventor:	Roy Milner , Broken Arrow, Issue Date of Patent:	Issue Date of Patent:	
Title of Invention:	Method and system for coord	Method and system for coordination of CAD drawings providing collision	viding collision

The Patent Electronic Business Center is available to assist with PAIR questions at (866) 217-9197 (toll free) c detection between drawings

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Form PTO-1595 (Rev. 06/04)
OMB No. 0651-0027 (exp. 6/30/2005)

U.S. DEPARTMENT OF COMMERCE

RECORDATION FORM COVER SHEET					
PATENTS ONLY					
To the Director of the U.S. Patent and Trademark Office: Please record the attached documents or the new address(es) below.					
GI .					
Sidney K. Swinson, Trustee - in the U.S. Bankruptcy Court for the Eastern District of Oklahoma, re: Milner II, Roy Matthew & Milner, Sandra Jean; Case No. 02-73057 Execution Date(s) August 29th, 2003	Name: Richard Levine Internal Address: 400 Columbus August 1				
Additional name(s) of conveying party(tas) attached? Yes No	Street Address: 400 Columbus Avenue				
3. Nature of conveyance:	c/o Construction Technology Inc.				
	City: Valhalla				
Security Agreement Change of Name	State: New York				
Government Interest Assignment	Country: U.S. Zip: 10505				
Executive Order 9424, Confirmatory License	Др. 103.3				
Other	Additional name(s) & address(es) attached? Yes No				
A. Patent Application No.(s) 09/824,003	document is being filed together with a new application. B. Patent No.(s)				
	ttached? Yes No				
5. Name and address to whom correspondence concerning document should be mailed:	6. Total number of applications and patents involved:				
Name: Richard Levine	7. Total fee (37 CFR 1.21(h) & 3.41) \$				
Internal Address:	X Authorized to be charged by credit card				
	Authorized to be charged to deposit account				
Street Address: 400 Columbus Avenue	Enclosed				
c/o CII	None required (government interest not affecting title)				
City: Valhalla	8. Payment Information 5004				
State: New York Zip: 10595	a. Credit Card Last 4 Numbers 01/05				
Phone Number: 914-747-8900	Explication Sale				
Fax Number: 914-747-8088	b. Deposit Account Number				
Email Address: dickctieacy.com	Authorized User Name				
9. Signature:	10/2/02				
Signature	Date				
Richard Levine	Total number of pages including cover				
Name of Person Signing	sheet, attachments, and documents:				

Documents to be recorded (including cover sheet) should be faxed to (703) 305-5955, or mailed to: Mail Stop Assignment Recordation Services, Director of the USPTO, F.O.Box 1450, Alexandria, V.A. 22313-1450

IN THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF OKLAHOMA

In re:)
MILNER II, Roy Matthew)
SS# 440-56-9020) Case No. 02-73057
MILNER, Sandra Jean SS# 442-62-0423) (Chapter 7)
	Debtors.)
)

ASSIGNMENT

For value received, pursuant to the Settlement Agreement between Sidney K. Swinson, trustee, Roy M. Milner II, individually and d/b/a Blue Diamond Technologies, and Sandra Jean Milner, The MilMoore Corporation and Construction Technology, Inc., approved by the United States Bankruptcy Court for the Eastern District of Oklahoma in Case No. 02-73057, In re Roy Matthew Milner, II and Sandra Jean Milner, in an Order Approving Settlement With Construction Technology, Inc., entered August 22, 2003, I, Sidney K. Swinson, trustee of the bankruptcy estate of Roy M. Milner II and Sandra Jean Milner, do hereby assign and convey to Construction Technology, Inc., all of the bankruptcy estate's right, title and interest, if any, in any and all of the InteliCAD Assets (as defined in the Settlement Agreement), including those assets being marketed or sold by Roy M. Milner II--Blue Diamond Technologies and the MilMoore Corporation.

DATED at Tulsa, Oklahoma, this

day of August, 2003.

Sidney K. Swinson, Trustee

Gable & Gotwals

100 W. 5th St., Suite 1100.

Tulsa, OK 74103-4217

918.595.4800; 918.382.2845 (fax)

sswinson@gablelaw.com

(344371:)

PATENT

REEL: 015278 FRAME: 0305

IN THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF OKLAHOMA

In re:)
MILNER II, Roy Matthew) }
SS# 440-56-9020) Case No. 02-73057
MILNER, Sandra Jean) (Chapter 7)
SS# 442-62-0423)
	Debtors.	Ĵ
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MOTION TO APPROVE SETTLEMENT WITH CONSTRUCTION TECHNOLOGY, INC.

Sidney K. Swinson, Successor Trustee ("Swinson"), for this Motion to Approve Settlement with Construction Technology, Inc., states as follows:

- 1. Roy M. Milner, II and Sandra J. Milner (the "Debtors") filed with this Court their Joint Voluntary Petition for Relief under Chapter 7 of the United States Bankruptcy Code on September 3, 2002.
- 2. This Court has jurisdiction over the parties and subject of this core proceeding pursuant to 28 U.S.C. §§ 1334 and 157(b)(2)(A). This Motion is authorized by Rule 9019(a) of the Fed. R. Bank, Pro.
- 3. On December 16, 2002, Construction Technology, Inc. ("CTI") filed with this Court its Complaint against the Debtors, Roy M. Milner d/b/a Blue Diamond Technologies, The MilMoore Corporation and Joseph Q. Adams, in his capacity as Trustee for the Bankruptcy Estate of the Debtors seeking Declaratory Relief, Permanent Injunction, an Accounting, Indemnity and Denial of Discharge (the "Complaint"). The Complaint involves the bankruptcy estate to the extent CTI requested a determination of the estate's interest in the InteliCAD Assets.
- 4. On May 27, 2003, Joseph Q. Adams filed with this Court his Resignation of Trustee and Notice of Appointment of Successor Trustee.

 (339438.)



- 5. Swinson is the duly appointed successor trustee of this bankruptcy estate.
- 6. Swinson and CTI have reached an agreement, subject to Bankruptcy Court approval, to settle CTI's claims against the bankruptcy estate as pled in the Complaint. The terms of the settlement are reflected in the Settlement Agreement, a copy of which is attached hereto as Exhibit A, which by this reference is incorporated herein. The Settlement Agreement provides that CTI will pay the bankruptcy estate the sum of Five Thousand Dollars and No/100 (\$5,000.00) and withdraw its claim in this Bankruptcy Estate filed on January 21, 2003, in consideration for the transfer pursuant to 11 U.S.C. § 363 by Swinson to CTI free and clear of all liens, claims, encumbrances and other interests, of the Bankruptcy Estate's interest, if any, in any and all of the InteliCAD Assets, including those assets being marketed or sold by Milner: Blue Diamond Technologies and The MilMoore Corporation.
- 7. CTI withdraws its unquantified Proof of Claim filed on January 21, 2003 with this Court.
- 8. Swinson believes the settlement is in the best interests of this bankruptcy estate because it avoids the cost and uncertainty of litigation and will ensure a distribution in this case.

WHEREFORE, Swinson requests, in the absence of an objection or after a hearing on any objection, for an Order approving the settlement with Construction Technology, Inc.

DATED this day of

. 2003

Staney K. Swinson, OBA #8804

Gable & Gotwals

100 W. 5th St., Suite 1100

Tulsa, OK 74103-4217

918.595.4800

918.382.2845 (fax)

sswinson@gablelaw.com (e-mail)

Attorney for Sidney K. Swinson, Trustee

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CERTIFICATE OF SERVICE

I do hereby certify that on the 2 day of July, a true, correct and exact copy of the above and foregoing document was served by placing same in the United States mail, with proper postage thereon duly prepaid, to those parties as listed below:

Roy Matthew Milner, II Sandra Jean Milner 7425 S. Bushnell Blvd. Broken Arrow, OK 74014

Kenneth G.M. Mather Hinshaw & Culbertson 100 S. Ashley Dr., Ste. 830 First Union Center Tampa, FL 33602

Alfred Fabricant 1180 Ave. of the Americas New York, NY 10036

Circuit City Stores P. O. Box 100045 Kennesaw, GA 30156-9245

First USA Bank, NA P. O. Box 94014 Palatine, IL 60094-4014

Oklahoma Central C.U. 11335 E. 41st Street Tulsa, OK 74146

Oklahoma Tax Commission General Counsel Bankruptcy P. O. Box 53248 Oklahoma City, OK 73152-3248

Slma Trust Sallie Mae Servicing, LP 220 Lasley Ave. Wilkes-Barre, PA 18706 Todd M. Henshaw Attorney at Law 320 South Boston, Suite 1130 Tulsa, Oklahoma 74103-4700

CONSTRUCTION TECH

Office of the US Trustee 224 South Boulder, Suite 225 Tulsa, Oklahoma 74103

Bank One P. O. Box 94015 Palatine, IL 60094-4015

Construction Technology, Inc. Plasma Automation, Inc. 400 Columbus Ave. Valhalla, NY 10595

Fleet Credit Card Services P. O. Box 1016 Horsham, PA 19044

Sallie Mae Servicing P. O. Box 9500 Wilkes Barre, PA 18773-9500

Oklahoma Central Credit Union P. O. Box 471228 Tulsa, OK 74147

REEL: 015278 FRAME: 0308



SETTLEMENT AGREEMENT ON CONSTRUCTION TECHNOLOGY, INC.'S COMPLAINT FOR DECLARATORY RELIEF, PERMANENT INJUNCTION, AN <u>ACCOUNTING, INDEMNITY AND DENIAL OF DISCHARGE</u>

This Settlement Agreement ("Agreement") is entered into between Construction Technology, Inc.; Roy M. Milner, individually and d/b/a Blue Diamond Technologies; Sandra J. Milner; The Milmoore Corporation (collectively, "the Milner Defendants"); and Sidney K. Swinson, successor trustee of the bankruptcy estate of Roy M. Milner II and Sandra J. Milner.

WITNESSETH:

WHEREAS, the Debtors filed their Voluntary Chapter 7 Bankruptcy Petition on September 3, 2002. Joseph Q. Adams was appointed as the Interim Trustee. The § 341 First Meeting of Creditors was conducted on October 15, 2002.

WHEREAS, Blue Diamond Technologies ("Blue Diamond") is a sole proprietorship owned and controlled by Roy Matthew Milner, II ("Milner"). Blue Diamond conducts business in the Eastern District of Oklahoma.

WHEREAS, The MilMoore Corporation conducts business in the Eastern District of Oklahoma. The Debtors own approximately Eighty Percent (80%) of The MilMoore stock.

WHEREAS, Sidney K. Swinson is the Successor Trustee to Joseph Q. Adams, and is the duly appointed and authorized Chapter 7 Trustee for the Milner bankruptcy estate (hereinafter the "Trustee"). The Trustee was named in this case of action solely in his capacity as the Trustee for the Milner bankruptcy estate for declaratory relief only.

WHEREAS, pre-petition, CTI and Plasma Automation, Inc. ("PAI") filed a Complaint against Milner with the United States District Court for the Southern District of New York.

WHEREAS, on December 16, 2002, Construction Technology, Inc. ("CTI") filed with this Court its Complaint against the Debtors, Roy M. Milner d/b/a Blue Diamond Technologies, The MilMoore Corporation and Joseph Q. Adams, in his capacity as Trustee for the Bankruptcy

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Estate of the Debtors seeking Declaratory Relief, Permanent Injunction, an Accounting, Indemnity and Denial of Discharge (the "Complaint"). The Complaint involves the bankruptcy estate to the extent CTI requested a determination of the estate's interest in the InteliCAD Assets.

WHEREAS, Milner executed an Employment and Confidential Information Agreement ("Employment Agreement") with CTI, and InteliCAD Computers, LLC (successor to InteliCAD Computers, Inc.) on March 3, 1998. InteliCAD Computers, LLC was acquired by CTI, which granted PAI a license to market InteliCAD. CTI is InteliCAD's successor in interest, subject to the license agreement with PAI. The Employment Agreement was entered into as part of an overall settlement agreement of a patent infringement lawsuit brought by CTI against InteliCAD. Under the terms of the Employment Agreement, InteliCAD Computers, LLC transferred to CTI certain intellectual and proprietary property rights and proprietary assets defined in the settlement agreement as the InteliCAD Intellectual and Proprietary Assets, which, in part, consisted of certain computer programs, including CAD programs which had been developed for InteliCAD Computers, LLC.

WHEREAS, the Employment Agreement identified Milner as an integral part of InteliCAD and that he would continue as an employee of InteliCAD, now managed by PAI under license by CTI, developing computer programs, improvements, enhancements and updates for previously developed InteliCAD computer programs.

WHEREAS, under paragraph 2.4 of the Employment Agreement, "Milner acknowledges that InteliCAD has conveyed all right, title and interest in and to the InteliCAD intellectual and proprietary assets to CTI and that CTI is the sole owner of said assets. Milner further acknowledges that InteliCAD is remaining in the business of developing and selling CAD systems by virtue of the license agreements between CTI and InteliCAD pursuant to the

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settlement agreement and that without said license agreements, InteliCAD cannot remain in the business of developing and selling CAD systems."

WHEREAS, Milner expressly represented in the Employment Agreement that "Milner makes no claim to any aspect of the intellectual and proprietary assets and agrees that he will make no claims to any future developments, improvements, enhancements and upgrades to the InteliCAD system and to the InteliCAD intellectual and proprietary assets."

WHEREAS, Milner was to continue as an employee of CTI, InteliCAD or PAI for a period of four (4) years after the execution of the Employment Agreement.

WHEREAS, paragraph 3.2 of the Employment Agreement provides that "Milner agrees that he will keep all information concerning the InteliCAD intellectual and proprietary assets and all existing and future inventions, improvements, enhancements, upgrades and further developments thereto in strict confidence and not publish or disseminate any such information except with the prior written consent of an authorized representative of CTI. "Additionally, paragraph 3.2 provided that "Milner agrees to make no use of any such information except such use as required for performance of his duties for InteliCAD."

WHEREAS, additionally, paragraph 3.5 of the Employment Agreement provided that "Milner agrees to disclose and assign promptly to InteliCAD, for the benefit of CTI, and does hereby assign his entire right, title and interest in and to all inventions made or conceived by him on behalf of InteliCAD whether made solely by him or jointly with others, from time entering into InteliCAD's employee until he leaves, which are related to the business, work or area of research of InteliCAD or companies which InteliCAD owns or which result from or are suggested by any work he may do on behalf of InteliCAD. Milner agrees that his obligation

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shall also relate to any inventions made by him for InteliCAD during his prior employment by InteliCAD before entering into this Agreement."

WHEREAS, the Employment Agreement specified that any of Milner's work product during the course of his employment with InteliCAD, which was through May 7, 2002, belongs to CTI. Paragraph 3.6 states in part "... Milner agrees that any works of authorship made pursuant to his employment by InteliCAD are made as a work made for hire. Milner further agrees to execute all documents and do all acts necessary to vest in InteliCAD, for the benefit of CTI, all rights, including copyrights in such works of authorship."

WHEREAS, Milner's work on the metric conversion program, as it existed as of the effective date of the Employment Agreement, for MilMoore Corporation was specifically excluded from the broad assignment of rights by Milner to CTI in Employment Agreement paragraph 3.5 because it was not a CAD related program. However, any and all developments made by Milner after the Employment Agreement, whether for MilMoore, Blue Diamond Technologies or anyone else, during the course of his employment at InteliCAD, became vested in InteliCAD for the benefit of CTI pursuant to Employment Agreement paragraph 3.6.

WHEREAS, in the event of Milner's employment termination by InteliCAD, the Employment Agreement provided that "Milner agrees to deliver to InteliCAD, for the benefit of CTI, all materials and all programs created for InteliCAD...which are in his possession, all of which materials and other things shall be and remain the sole property of CTI."

WHEREAS, the Employment Agreement contains a non-competition provision at paragraph 3.8 which states that if Milner's employment is terminated for any reason then,

a. "that for a period of three (3) years after termination of his employment:

i. he will not compete with InteliCAD, CTI or CTI's licensees by providing competing CAD or

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construction industry software development services to others directly, as a consultant, or as an employee by selling CAD systems in competition with the systems sold by InteliCAD; and

ii. he will not solicit customers of InteliCAD."

WHEREAS, it is further provided in paragraph 3.10 of the Employment Agreement that Milner "...will not use the InteliCAD intellectual and proprietary assets and any other InteliCAD proprietary and confidential information including all further developments, enhancements, improvements and upgrades to the InteliCAD system for any purpose except for the benefit of InteliCAD and CTI, both during the term of this Agreement and after termination of this Agreement. Milner agrees he will not use any InteliCAD confidential or proprietary information to benefit himself personally to the detriment of InteliCAD or CTI or to benefit any third party during the term of this Agreement and after termination of this Agreement."

WHEREAS, CTI alleged that Milner's employment was terminated for cause on or around May 7, 2002, due to a material breach of the Employment Agreement. CTI also alleged that Milner materially breached the confidentiality and non-competition provisions of the Employment Agreement after his termination by:

- a. failing to turn over all materials and programs which make up the InteliCAD assets;
- b. using the InteliCAD assets for his own personal benefit;
- c. directly competing, or attempting to compete with CTI and InteliCAD;
- d. actively soliciting customers of InteliCAD including specifically asking customers of InteliCAD to contribute to a "defense fund" to raise money for his anticipated legal costs; and
- e. directly offering to InteliCAD users' systems support at the same price charged by InteliCAD in direct competition with InteliCAD.

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WHEREAS, CTI alleged that Milner failed or refused to surrender to CTI all of the InteliCAD assets, including but not limited to:

- a. the Windows version of HVAC CAD;
- b. the Piping CAD Program Addition;
- the improved collision program being marketed and sold by Milner under the name "Blue Diamond Technologies;"
- d Milner's patent application rights as submitted under his name in 2001.

WHEREAS, the Debtors own Eighty Percent (80%) of the stock of The MilMoore Corporation. The MilMoore Corporation is an operating business and can be found at the web address of http://www.oknet.com/geometry. The address for purchasing products is the Debtors' personal address. CTI alleged that the products advertised for sale by The MilMoore Corporation are CAD related and, to that extent, constitute property of CTI.

WHEREAS, CTI had also alleged that the products being marketed or sold by Blue Diamond Technologies are CAD related or otherwise covered by the Milner Employment Agreement and are therefore CTI property.

NOW, THEREFORE, in consideration of the mutual covenants contained herein, the parties agree as follows:

- 1. The Trustee shall file a Motion to Approve Settlement pursuant to Rule 9019, Fed. R. Bank. P. and upon the entry of a Final Order granting the Motion, the parties shall be bound to the terms of this Agreement.
- 2. The Defendants consent to the entry of an Order in the Adversary Proceeding determining that CTI owns all of the InteliCAD intellectual and proprietary property rights and assets, including but not limited to:
 - a. the Windows version of HVAC CAD:

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- b. the Piping CAD Program Addition;
- c. the improved collision program being marketed and sold by Milner under the name "Blue Diamond Technologies;"
- the CAD related products claimed to be owned or otherwise marketed by The MilMoore Corporation;
- e. Milner's patent application rights as submitted by him under his name in 2001; and
- f. all other developments, improvements, enhancements and upgrades to the InteliCAD system which may have been made by Milner prior to his employment termination on May 7, 2002. (the InteliCAD Assets)
- 3. CTI will pay the Trustee for the benefit of the Estate the sum of Five Thousand Dollars and No/100 (\$5,000.00) in consideration for all of the Estate's interest, if any, in any and all of the InteliCAD Assets, including those assets being marketed or sold by Milner, Blue Diamond Technologies and The MilMoore Corporation to CTI, pursuant to 11 U.S.C. § 363, free and clear of all liens, claims, encumbrances and other interests.
- 4. The Milner Defendants affirmatively represent and state under penalty of perjury that they are not in possession of any InteliCAD or InteliCAD related business CAD Assets identified in Paragraph 23 herein other than what will be surrendered to the Trustee for transfer to CTI. They further affirmatively represent and state under penalty of perjury that no InteliCAD or InteliCAD related business CAD Assets, as identified in Paragraph 1 herein, were sold by them. Milner's patent application referred to in Paragraph 1 shall be assigned to CTI. Milner agrees that his employment with CTI terminated on May 7, 2002, for all purposes under the Employment Agreement.
- 5. By virtue of the sale of the InteliCAD Assets to CTI herein, and the declaration of ownership of the InteliCAD Assets in favor of CTI, the Milner Defendants agree that for all purposes all right, title and interest in and to the InteliCAD Assets are vested in CTI. This

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Agreement and the Order approving the Compromise shall be binding and enforceable by injunctive relief as to Milner Defendants, their heirs, successors, assigns or employers.

- 6. The Debtors' discharge will be entered immediately after the Order approving the Compromise becomes a Final Order.
- 7. The Bankruptcy Court shall retain jurisdiction to hear and determine any disputes which might arise between Plaintiff and the Defendants and their heirs, successors, assigns or employers under this Agreement and the Order approving the Compromise.
- 8. In the event that it is determined that the Milner Defendants have, or continue to be in possession or control of any of the Assets identified in Paragraph 1 herein, or if any Milner Defendant has sold or otherwise transferred in any form or fashion any of the Assets in Paragraph 1, or if any Defendant has made any representation of fact that is false or misleading with respect to any of the matters contained in this Agreement, the Motion to Approve Settlement, or the Order, then it is agreed that the same shall be just and sufficient cause to reopen this bankruptcy proceeding and to except or deny the Debtors' discharge pursuant to 11 U.S.C. §§ 523 or 727.
- 9. This Agreement and the Order approving the Compromise shall constitute an ongoing and continuing restraint against the Milner Defendants from using, marketing, selling, transferring or otherwise profiting from any InteliCAD or InteliCAD related business CAD Asset as identified in Paragraph 1 herein, in any way. It is understood and agreed that any violation of this restraint shall constitute a violation of this Agreement and the Order approving the Compromise.
- 10. Upon final approval of this Agreement by the Bankruptcy Court, CTI shall waive its claim against the Milner Bankruptcy Estate.

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Approved:

Kenneth G.M. Mather, Esquire Hinshaw & Culbertson, P.A. 100 S. Ashley Dr., Suite 830 Tampa, Florida 33602 Attorneys for Plaintiff

Sidney K. Swinson, Successor Trustee

Gable & Gotwals 1100 ONEOK Plaza 100 W. Fifth St. Tulsa, OK 74103-4217

Todd Maxwell Henshaw
320 S. Boston Avenue
Tulsa, Oklahoma 74103
Attorney for the Debtors, Blue Diamond Technologies
and The MilMoore Corporation

Roy Milner, II

Sandra J. Milner

Blue Diamond Technologies

The MilMoore Corporation

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In re: AADEMARK)	
MILNER II, Roy Matthew SS# 440-56-9020	•)))	FILED) 3_0'clock &miniv
MILNER, Sandra Jean 55# 442-62-0423) (Chapter 7)	AUG 2.2 2003 Coff
	Debtors.)	THERESE BUTHOD, CLERK United States-Bankruptcy Court Eastern District of Oklahoma

ORDER APPROVING SETTLEMENT WITH CONSTRUCTION TECHNOLOGY. INC.

There came on for consideration before the Honorable Tom R. Comish, United States Bankruptcy Judge, the Motion of Sidney K. Swinson, Successor Trustee ("Swinson"), to Approve Settlement with Construction Technology, Inc. ("CIT") ("the Motion"). In the absence of an objection to the Motion, the Court finds and concludes:

- 1. This Court has jurisdiction over the parties and subject of this core proceeding pursuant to 28 U.S.C. §§ 1334 and 157(b)(2)(A).
- 2. The Motion and corresponding Notice of Motion were properly served on July 18, 2003, upon the debtors, their attorney, all creditors, and counsel for CTI, as reflected by the Certificates of Service incorporated therein. No objection to the Motion has been filed and the deadline for doing so has expired.
- 3. The proposed settlement as described in the Motion and in the Settlement.

 Agreement attached thereto is in the best interests of this bankruptcy estate and is approved.
 - 4. The Motion is granted.
- 5. In consideration for the payment by CTI of \$5,000.00 to the bankruptcy estate and the withdrawal of its proof of claim filed on January 21, 2003, Swinson shall convey to CTI free and clear of all liens, claims, encumbrances and other interests, the bankruptcy estate's interest, (341744)

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if any, in any and all of the InteliCAD Assets, including those assets being marketed or sold by Roy M. Milner II—Blue Diamond Technologies and the MilMoore Corporation.

IT IS TREEREFORE ORDERED that the settlement as described in the Motion and in the Settlement Agreement be and is hereby approved.

DATED this ZISt day of Quart 2003

Tom R. Comish

United States Bankruptcy Judge

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